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Fill in this information to identify the case:		
United States Bankruptcy Court for the:		
Southern	District of New York	
Case number (If known):	(State)	_ Chapter

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy 02/20

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's name	National Publish	ning Cor	mpany			
2.	All other names debtor used in the last 8 years						
	-						
	Include any assumed names, trade names, and <i>doing business</i> as names						
	do names						
3.	Debtor's federal Employer Identification Number (EIN)	2 3 - 1 9 4 8	8 2 1	3			
	Debtor's address	Principal place of busine	nee		Mailing address, if d	lifforont from n	rincinal place
4.	Deptor's address	Principal place of busine	555		of business	illerent ironi p	rincipai piace
		11311 Rooseve	elt Boule	evard	191 N. Wa	cker Drive,	Suite 1400
		Number Street			Number Street		
					P.O. Box		
		Philadelphia	PA	19154	Chicago	IL	60606
		City	State	ZIP Code	City	State	ZIP Code
		Philadelphia			Location of principa principal place of bu		erent from
		County			Number Street		
					City	State	ZIP Code
5.	Debtor's website (URL)	www.lsccom.com	m				

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Deb	tor National Publishing Col	mpany Case number (# known)
6.	Type of debtor	 ☑ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) ☑ Partnership (excluding LLP) ☑ Other. Specify:
7.	Describe debtor's business	A. Check one:
		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))
		Railroad (as defined in 11 U.S.C. § 101(44))
		☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))
		Commodity Broker (as defined in 11 U.S.C. § 101(6))
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3)) ☑ None of the above
		B. Check all that apply:
		☐ Tax-exempt entity (as described in 26 U.S.C. § 501)
		☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes . 3 2 3 1
8.	Under which chapter of the	Check one:
	Bankruptcy Code is the	☐ Chapter 7
	debtor filing?	☐ Chapter 9
		Chapter 11. Check all that apply:
		Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625 (amount subject to adjustment on 4/01/22 and every 3 years after that).
		The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).
		☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and it chooses to proceed under Subchapter V of Chapter 11.
		☐ A plan is being filed with this petition.
		Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).
		The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.
		☐ Chapter 12
9.	Were prior bankruptcy cases filed by or against the debtor	No No District
	within the last 8 years?	☐ Yes. District When Case number
	If more than 2 cases, attach a separate list.	District When Case number

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Debtor	National Publishing Co	ompany	Case number (if known	7)
pe bu aff List	e any bankruptcy cases nding or being filed by a siness partner or an iliate of the debtor? t all cases. If more than 1, ach a separate list.		x 1	MM / DD / YYYY
	ny is the case filed in <i>this</i> strict?	immediately preceding the district.	date of this petition or for a longer pa	ipal assets in this district for 180 days irt of such 180 days than in any other or partnership is pending in this district.
pos pro tha	es the debtor own or have ssession of any real operty or personal property at needs immediate ention?	Why does the proper ☐ It poses or is alleg What is the hazard ☐ It needs to be physe ☐ It includes perisha attention (for examassets or other op	rty need immediate attention? (Che ed to pose a threat of imminent and id? sically secured or protected from the ble goods or assets that could quickliple, livestock, seasonal goods, meantions).	dentifiable hazard to public health or safety. weather. y deteriorate or lose value without t, dairy, produce, or securities-related
		Is the property insura No Yes. Insurance ager Contact name Phone	City ed?	State ZIP Code
	Statistical and adminis	trative information		
	btor's estimation of ailable funds		distribution to unsecured creditors. penses are paid, no funds will be ava	ilable for distribution to unsecured creditors.
	timated number of editors	☐ 1-49 ☑ 50-99 ☐ 100-199 ☐ 200-999	☐ 1,000-5,000 ☐ 5,001-10,000 ☐ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000

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Debtor	National Publishing Comp	pany	Case number (if known)	
15. Estima	ated assets	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million		\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
16. Estima	ated liabilities	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million		\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
	Request for Relief, Dec	laration, and Signatures			
WARNING			ement in connection with a bankr 8 U.S.C. §§ 152, 1341, 1519, and		can result in fines up to
	ration and signature of rized representative of r	The debtor requests relief petition.	f in accordance with the chapter o	of title 11, Ur	nited States Code, specified in this
		I have been authorized to	file this petition on behalf of the	debtor.	
		I have examined the information correct.	mation in this petition and have a	reasonable	belief that the information is true and
		I declare under penalty of perjudical Executed on $\frac{04/13/2020}{\text{MM} / \text{DD} / \text{YY}}$	jury that the foregoing is true and	correct.	
		✗ /s/ Andrew B. Coxhead	Ar	ndrew B. Co	oxhead
		Signature of authorized repres	sentative of debtor Prir	ited name	
		Title Chief Financial Offi	cer		
18. Signa	ture of attorney	/s/ Andrew G. Dietderic Signature of attorney for debt		te <u>04/1</u>	13/2020 / DD / YYYY
		Andrew G. Dietderich			
		Sullivan & Cromwell LLF Firm name			
		125 Broad Stree Number Street			
		New York		NY	10004
		City		State	ZIP Code
		(212) 558-4000 Contact phone		dietderich Email addres	na@sullcrom.com
		Contact phone		Linaii auules	99
		2850584		NY	
		Bar number		State	_

ANNEX 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in this Court for relief under Chapter 11 of Title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the Chapter 11 case of LSC Communications, Inc.

- 1. LSC Communications, Inc.
- 2. Courier Communications LLC
- 3. Courier Kendallville, Inc.
- 4. Courier New Media, Inc.
- 5. Dover Publications, Inc.
- 6. LSC Communications Logistics, LLC
- 7. LSC Communications MM LLC
- 8. LSC Communications US, LLC
- 9. LSC International Holdings, Inc.
- 10. National Publishing Company
- 11. Publishers Press, LLC
- 12. Continuum Management Company, LLC
- 13. Clark Distribution Systems, Inc.
- 14. Clark Holdings Inc.
- 15. Clark Worldwide Transportation, Inc.
- 16. The Clark Group, Inc.
- 17. Courier Companies, Inc.
- 18. Courier Publishing, Inc.
- 19. F.T.C. Transport, Inc.
- 20. LibreDigital, Inc.
- 21. LSC Communications Printing Company
- 22. Research & Education Association, Inc.

OMNIBUS RESOLUTIONS

April 11, 2020

The undersigned, being the board of directors or sole member, as applicable (each, the "Governing Body"), of the corporations and limited liability companies listed on the attachments hereto (each, a "Company," and collectively, the "Companies," all of which are affiliates of LSC Communications, Inc. "LSC") hereby take the following actions and adopt the following resolutions, pursuant to, as applicable, the bylaws, limited liability company agreements or similar document (in each case as amended or amended and restated to date) of each Company (the "Governing Document") and the laws of the state of formation of each Company as set forth next to each Company's name on the attachments hereto:

Re: Voluntary Petitions and Bankruptcy Case

WHEREAS, each Governing Body has reviewed and discussed the financial and operational condition of the each Company and each Company's business, including the current and historical performance of each Company, the assets and liquidity of each Company, the current and long-term liabilities of each Company and the credit market conditions;

WHEREAS, each Governing Body has received, reviewed, and discussed the recommendations of management of each Company and each Company's legal, financial, and other advisors as to the relative risks and benefits of the strategic alternatives available to each Company, including a bankruptcy proceeding (the "**Bankruptcy Case**") under the provisions of Chapter 11 of Title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "**Bankruptcy Code**"), and has discussed forms or descriptions of the key "first day" and "second day" filings that would be proposed to be made by each Company in connection with the Bankruptcy Case (the "**Initial Filings**");

WHEREAS, after review and discussion and due consideration of all of the information presented to each Governing Body, each Governing Body deems it advisable and in the best interests of each Company, its shareholders, its creditors, its subsidiaries, stakeholders, and other interested parties, for each Company to commence the Bankruptcy Case by filing a voluntary petition for relief under the provisions of the Bankruptcy Code (the "**Petition**"); and

WHEREAS, each Governing Body deems it advisable and in the best interests of each Company, its shareholders, its creditors, its subsidiaries, stakeholders, and other interested parties, for each Company to make the Initial Filings and to conduct the business of each Company as contemplated thereby;

NOW, THEREFORE, BE IT RESOLVED, that having considered all relevant facts and circumstances, in the judgment of each, it is desirable and in the best interests of each Company, its shareholders, its creditors, its subsidiaries, stakeholders, and other interested parties that the Petition and the Initial Filings be filed by each Company in the

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United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"); and

FURTHER RESOLVED, that each Company shall be, and it hereby is, authorized, directed and empowered (i) to file the Petition and the Initial Filings and (ii) to perform any and all such acts as are reasonable, advisable, expedient, convenient, proper or necessary to effect the foregoing; and

FURTHER RESOLVED, that any operational officer or authorized representative of each Company (each, a "**Designated Person**" and collectively, the "**Designated Persons**") be, and each of them, acting alone, hereby is, authorized, directed and empowered, on behalf of and in the name of each Company to execute and verify the Petition and the Initial Filings as well as all other ancillary documents and to cause the Petition and the Initial Filings to be filed with the Bankruptcy Court, and to make or cause to be made prior to the execution thereof any modifications to the Petition, the Initial Filings, or any ancillary documents, and to execute, verify and file or cause to be filed all petitions, schedules, lists, motions, applications and other papers or documents, agreements, deeds, letters, instruments or certificates necessary or desirable in connection with any of the foregoing; and

FURTHER RESOLVED, that the law firm of Sullivan & Cromwell LLP ("**S&C**") be, and hereby is, authorized, empowered and directed to represent each Company as its general bankruptcy counsel in connection with the Bankruptcy Case, to represent and assist each Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance each Company's rights, including the preparation of pleadings and filings in the Bankruptcy Case; and in connection therewith, the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of each Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of S&C; and

FURTHER RESOLVED, that the law firm of Young Conaway Stargatt & Taylor, LLP ("YCST") be, and hereby is, authorized, empowered and directed to represent each Company as its bankruptcy co-counsel and conflicts counsel in connection with the Bankruptcy Case, to represent and assist each Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance each Company's rights, including the preparation of pleadings and filings in the Bankruptcy Case; and in connection therewith, the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of each Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of YCST; and

FURTHER RESOLVED, that the investment bank of Evercore Group L.L.C. ("**Evercore**") be, and hereby is, engaged to provide investment banking and other related services to each Company in the Bankruptcy Case; and in connection therewith, the

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Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of each Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of Evercore; and

FURTHER RESOLVED, that the firm of AlixPartners LLP ("**AlixPartners**") be, and hereby is, engaged to provide restructuring advice and other related services to each Company in the Bankruptcy Case; and in connection therewith, the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of each Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of AlixPartners; and

FURTHER RESOLVED, that the firm of Prime Clerk LLC ("**Prime Clerk**") be, and hereby is, engaged to act as notice, claims and balloting agent and to provide other related services to each Company in the Bankruptcy Case; and in connection therewith, the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed and empowered, on behalf of and in the name of each Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of Prime Clerk; and

FURTHER RESOLVED, that, any Designated Person, acting alone or in any combination, be, and hereby is, authorized to cause each Company to employ other special counsel, financial advisors, investment bankers, accountants, restructuring advisors, notice, balloting and claims agents and other professionals as appropriate in connection with the Bankruptcy Case and all related matters.

Re: DIP Financing

WHEREAS, each Governing Body of each Company listed on Exhibit A hereto (collectively, the "Subsidiary Guarantors" and each respective Governing Body, a "Subsidiary Guarantor Governing Body"), in contemplation of the Bankruptcy Case, is considering entering into a Debtor-In-Possession Credit Agreement (the "Credit Agreement"), by and among LSC, as Borrower, the Subsidiary Guarantors, as guarantors, Bank of America, N.A. as administrative agent (in such capacity, the "Administrative Agent") and the lenders party thereto from time to time (collectively, the "Lenders");

WHEREAS, pursuant to the Credit Agreement, the lenders party thereto would extend a \$100 million revolving credit facility (the "**Revolver**") to LSC, the proceeds of which would be used to pay fees and expenses in connection with the Bankruptcy Case and the other transactions contemplated by the Credit Agreement and the documents related thereto, for the issuance of letters of credit and to fund working capital and provide for general corporate purposes of LSC and the Subsidiary Guarantors;

WHEREAS, the Revolver would be secured by a security interest in substantially all of the assets of LSC and the Subsidiary Guarantors, and it is a requirement under the Credit Agreement and other Loan Documents (defined below) that (a) the Subsidiary Guarantors guarantee the obligation of the Company under the Credit Agreement and (b) LSC and the Subsidiary Guarantors each pledge substantially all of their assets to secure their obligations thereunder;

WHEREAS, each Subsidiary Guarantor Governing Body determined that each Subsidiary Guarantor will derive substantial direct and indirect benefits from the extension of credit under the Credit Agreement;

WHEREAS, in the judgment of each Subsidiary Guarantor Governing Body, it is desirable and in the best interests of each Subsidiary Guarantor, its shareholders, its creditors, its subsidiaries, stakeholders, and other interested parties that (a) each Subsidiary Guarantor enter into the Credit Agreement and exercise all rights and perform all obligations provided for thereunder and (b) each Subsidiary Guarantor enter into any and all documents, agreements (including security agreements and guarantee agreements), notes, instruments, certificates and notices in connection with the Credit Agreement (collectively with the Credit Agreement, the "Loan Documents") and exercise the rights and perform the obligations as shall be set forth therein;

NOW, THEREFORE, BE IT RESOLVED, that having considered all relevant facts and circumstances, it is desirable and in the best interests of each Subsidiary Guarantor, its shareholders, its creditors, its subsidiaries, stakeholders, and other interested parties, and necessary to carry out the business and affairs of each Subsidiary Guarantor, for each of the Subsidiary Guarantors to enter into the Loan Documents (as applicable), perform all obligations under the Loan Documents and grant a security interest in substantially all of its assets to secure its obligations under the Loan Documents; and

FURTHER RESOLVED, that the guarantee of indebtedness incurred pursuant to the Loan Documents, be, and hereby is, authorized and approved in all respects; and

FURTHER RESOLVED, that, as collateral security for its obligations arising under, out of or in connection with the Credit Agreement and the other Loan Documents, the Subsidiary Guarantors be, and hereby are, authorized to (i) grant to the Administrative Agent for the ratable benefit of the Lenders a security interest in the Collateral (as defined in the Credit Agreement), whether now owned or existing or hereafter acquired pursuant to the terms and conditions set forth in the Credit Agreement and the other Loan Documents, and (ii) execute and deliver to the Administrative Agent any UCC financing statements, instruments and other documents required or desirable in relation to the transactions contemplated by the Credit Agreement, the other Loan Documents and any other related document; and

FURTHER RESOLVED, that the Credit Agreement and the other Loan Documents to be executed and delivered by LSC and the Subsidiary Guarantors are in all respects hereby approved, and the Designated Persons be and each of them, acting alone or in any

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combination, hereby is, authorized, directed and empowered, on behalf of and in the name of the Subsidiary Guarantors, as applicable, to execute, deliver and perform the Loan Documents to which each of the Subsidiary Guarantors, as applicable is a party containing such terms as approved by the Designated Person executing the same, with such approvals to be conclusively evidenced by the execution thereof by the Designated Person, and to perform all of the agreements and obligations of the Subsidiary Guarantors under the Loan Documents and to consummate the transactions contemplated thereby, and that such Designated Persons of the Subsidiary Guarantors be, and each of them individually hereby is, authorized to execute, deliver and perform such other agreements, documents, instruments, notes, certificates and notices, and to take such other actions as the Designated Person of the Subsidiary Guarantors executing the same shall deem necessary or appropriate in connection with the Credit Agreement and the other Loan Documents; including the establishment of bank accounts, the granting of additional liens on real property or otherwise and the granting and perfection of pledges of equity interests in its subsidiaries in connection with the security interests granted therein.

Re: General Authorizations

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Designated Persons, and in addition to the existing signatories of each Company, any of the Designated Persons, acting alone or in any combination, be, and hereby is, authorized, directed and empowered, in the name and on behalf of each Company, to do or cause to be done all such further acts and things, including the payment of all fees, expenses, appropriate retainers and other amounts payable by each Company with respect to the foregoing, and to execute, file (or cause to be filed) and deliver all such other instruments, certificates, agreements and documents as he or she may consider necessary or appropriate to enable each Company to carry out the intent and to accomplish the purposes of the foregoing resolutions and perform the obligations of each Company under the Bankruptcy Code and the Loan Documents; and

FURTHER RESOLVED, that the Designated Persons be, and each of them acting alone is, hereby authorized, directed and empowered from time to time in the name and on behalf of each Company, to adopt resolutions and otherwise exercise the rights and powers of each Company as such Designated Person may deem necessary, appropriate or desirable; and that thereupon such resolutions shall be deemed adopted as and for the resolutions of each such subsidiary of each Company; and

FURTHER RESOLVED, that all actions heretofore taken by any Designated Person of each Company in connection with the foregoing resolutions, the Petition and related matters be, and they hereby are, confirmed, ratified and approved in all respects; and

FURTHER RESOLVED, that all members of each Governing Body hereby waive any notice, procedural or other formalities requirements which may be required in order to hold a meeting of each Company's Governing Body.

EXHIBIT A

The following entities are Subsidiary Guarantors to the Credit Agreement:

- Courier Communications LLC;
- Courier Kendallville, Inc.;
- Courier New Media, Inc.;
- Dover Publications, Inc.;
- LSC Communications Logistics, LLC;
- LSC Communications MM LLC;
- LSC Communications US, LLC;
- LSC International Holdings, Inc.;
- National Publishing Company and
- Publishers Press, LLC.

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IN WITNESS WHEREOF, the undersigned has executed this Action as of the date above first written.

LSC COMMUNICATIONS, INC. as Sole Member of each Company listed on Attachment A

By:

Name: Suzanne S. Bettman

Title: Secretary

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IN WITNESS WHEREOF, the undersigned has executed this Action as of the date above first written.

LSC COMMUNICATIONS US, LLC as Sole Member of each Company listed on Attachment B

By:

Name: Suzanne S. Bettmar

Title: Secretary

IN WITNESS WHEREOF, the undersigned has executed this Action as of the date above first written.

By:

Name: Andrew B. Coxhead

Title:

Director

By:

Name: John R. Branstad

Title:

Director

BEING ALL OF THE MEMBERS OF THE BOARD OF DIRECTORS OF EACH COMPANY LISTED ON ATTACHMENT C

IN WITNESS WHEREOF, the undersigned has executed this Action as of the date above first written.

By: _____

Name: Andrew B. Coxhead

Title: Director

By: Name: John R. Branstad

Title: Director

BEING ALL OF THE MEMBERS OF THE BOARD OF DIRECTORS OF EACH COMPANY LISTED ON

ATTACHMENT C

[Signature Page to Omnibus Resolutions]

IN WITNESS WHEREOF, the undersigned has executed this Action as of the date above first written.

By:

Name:

Andrew B. Coxhe

Title:

Director/

By:

Suzanne S. Bettman

Name: Title:

Director

BEING ALL OF THE MEMBERS OF THE BOARD OF DIRECTORS OF EACH COMPANY LISTED ON ATTACHMENT D

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IN WITNESS WHEREOF, the undersigned has executed this Action as of the date above first written.

By:

Name: Andrew B. Coxhead

Title: Director

By: X. Settman

Name: Suzanne S. Bettman

Title: Director

BEING ALL OF THE MEMBERS OF THE BOARD OF DIRECTORS OF EACH COMPANY LISTED ON ATTACHMENT D

ATTACHMENT A

COMPANY	<u>JURISDICTION</u>
LSC Communications US, LLC	DE
LSC Communications Logistics, LLC	DE
LSC Communications MM LLC	DE
Courier Communications LLC	MA

ATTACHMENT B

COMPANY	<u>JURISDICTION</u>
Continuum Management Company, LLC	DE
Publishers Press, LLC	DE

ATTACHMENT C

COMPANY	<u>JURISDICTION</u>
F.T.C. Transport, Inc.	IL
LibreDigital, Inc.	DE
LSC Communications Printing Company	DE
LSC International Holdings, Inc.	De
Clark Holdings, Inc.	DE
The Clark Group, Inc.	DE
Clark Distribution Systems, Inc.	DE
National Publishing Company	PA
Courier Companies, Inc.	MA
Courier Kendallville, Inc.	IN
Courier New Media, Inc.	MA
Courier Publishing, Inc.	MA
Dover Publications, Inc.	NY
Research & Education Association, Inc.	DE

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ATTACHMENT D

COMPANY	<u>JURISDICTION</u>
Clark Worldwide Transportation, Inc.	PA

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Fill in this information to identify the case and this filing:				
Debtor Name National Publishir	ng Company			
United States Bankruptcy Court for the:	Southern	District of New York (State)		
Case number (If known):		,		

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)				
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)				
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)				
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)				
	Schedule H: Codebtors (Official Form 206H)				
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)				
	Amended Schedule				
X	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders (Official Form 204				
X	Other document that requires a declaration Corporate Ownership Statement and List of Equity Security Holders				
l de	clare under penalty of perjury that the foregoing is true and correct.				
Exe	cuted on 04/13/2020				
	MM / DD / YYYY Signature of individual signing on behalf of debtor				
	Andrew B. Coxhead				
	Printed name				
	Chief Financial Officer				

Position or relationship to debtor

Consolidated List of 50 Largest Unsecured Creditors (Excluding Insiders)

Pursuant to Local Rule 1007-2(a)(4), to the best of the Debtors' knowledge and belief, the following table sets forth the information of each of the holders of the Debtors' 50 largest unsecured claims on a consolidated basis, excluding claims of insiders.

	Name of creditor and complete mailing	Name, telephone number, and email address of creditor contact	Nature of the claim (e.g., trade debts, bank, loan, professional services)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim as of the Petition Date
1	GCIU-Employer Retirement Fund Doug Wisman 2323 Eastlake Avenue East Seattle, WA 98102	Doug Wisman DWisman@nwadmin.com (206) 753-1066 (206) 324-5717 (fax)	Multi Employer Pension Plan		19,994,440
2	Graphic Communications Conference of the International Brotherhood of Teamsters National Pension Fund Jimmy Thomos 455 Kehoe Blvd., Suite 101 Carol Stream, IL 60188	Jimmy Thomos JThomos@gccibt-npf.org (630) 871-7733 Ext. 515 (630) 871-0666 (fax)	Multi Employer Pension Plan		19,982,651
3	Graphic Arts Industry Joint Pension Trust Angela Alvey 25 Louisiana Ave NW Washington, DC 20001	Angela Alvey aalvey@gciu.org (202) 508-6670 (202) 508-6671 (fax)	Multi Employer Pension Plan		10,289,821
4	FLINT GROUP NORTH AMERICA CORP Michael Podd 1333 N Kirk Rd, Batavia, IL 60510	Michael Podd michael.podd@flintgrp.com 630-587-9238	Trade Debts		6,403,270
5	EHS Partners, LLC Kathleen Tallman 747 Third Avenue, 2nd Floor New York, NY 10017	Kathleen Tallman 212-691-4800 ktallman@ehspartners.com	Trade Debts		4,659,675
6	NAT'L RESTAURANT ASSOC SOLS Michael DiLillo 233 S. Wacker Drive Suite 3600 Chicago, IL 60606- 638	Michael DiLiollo mdilillo@restaurant.org 312-715-5358	Trade Debts		3,009,423
7	JAMES T MAUCK PO BOX 1627	mauckjames@gmail.com 63-613-1108 (home)	SERP		2,500,001- 3,000,000

	Name of creditor and complete mailing	Name, telephone number, and email address of creditor contact	Nature of the claim (e.g., trade debts, bank, loan, professional services)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim as of the Petition Date
	SKIFFLES HOUSE, AI-2640 Anguilla				
8	NATIONAL TRANSPORTATION SERVICES Garry Oswald Vice President, Sales and Marketing 21838 84th Avenue Kent, WA 98032	Garry Oswald goswald@targetfmi.com 800-775-8253, ext 206	Trade Debts		2,900,000
9	JEFFREY A CUNIX 9014 N KARLOV SKOKIE, IL 60076- 1716	jeffcunix@gmail.com 847-673-7911 (home) 847-269-7911 (work)	SERP		2,000,001- 2,500,000
10	CHARLES WINCHESTER 3320 Sanctuary Point Fort Myers, FL 33905	joyce.winchester@gmail.com 908-403-6895 (home)	SERP		2,000,001- 2,500,000
11	RR DONNELLEY 1000 Windham Parkway Bolingbrook, IL 60490	Brian Lundberg brian.lundberg@rrd.com 630-226-6433	Trade Debts		2,073,530
12	EASTMAN KODAK COMPANY Jim Continenza 343 State Street Rochester, NY 14650	Jim Continenza jim.continenza@kodak.com 585-781-5808	Trade Debts		2,050,992
13	PHOENIX COLOR CORP Brian Keck 18249 Phoenix Drive Hagerstown, MD 21742	Brian Keck bkeck@phoenixcolor.com 800-632-4111 x2227 240-527.2227 (fax)	Trade Debts		1,762,589
14	STEWART BROWNLEE 615 White Pelican Way Jupiter, FL 33477	sfbrownlee@yahoo.com 561-768-9482 (home)	SERP		1,500,001- 2,000,000
15	MICHAEL ALLEN 433 S Lincoln St Hinsdale, IL 60521	4mike.allen@sbcglobal.net 630-986-5009 (home)	SERP		1,500,001- 2,000,000
16	JOHN WALTER 4351 Gulf Shore Blvd N Naples, FL 34103	john@johnrwalter.com 312-284-2516 (home) 847-922-4256 (work)	SERP		1,500,001- 2,000,000
17	WILLIAM COZAD 951 Raleigh Road Glenview, IL 60025	wscozad@gmail.com 847-729-1843 (home) 847-372-7337 (work)	SERP		1,500,001- 2,000,000
18	VERSO PAPER HOLDING LLC 8540 Gander Creek Drive Miamisburg, OH 45342	Terril Collier terril.collier@versoco.com	Trade Debts		1,498,451

	Name of creditor and complete mailing	Name, telephone number, and email address of creditor contact	Nature of the claim (e.g., trade debts, bank, loan, professional services)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim as of the Petition Date
19	JB HUNT TRANSPORT INC 615 JB Hunt Corporate Drive Lowell, AR 72745	Brian Dieringer brian.dieringer@jbhunt.com 734-231-9053	Trade Debts		1,484,696
20	STAFFMARK INVESTMENT LLC Eugeno Cutolo (Geno) 201 E. 4th Street, Suite 800 Cincinnati, OH 45202	Eugeno Cutolo (Geno) geno.cutolo@staffmarkgroup. com	Trade Debts		1,252,821
21	WILLIAM BAIRD 10225 N Autumn Leaf Circle Magnolia, TX 77354	bill.baird@lsccom.com 956-369-4715 (cell)	Deferred Compensation		1,000,001- 1,500,000
22	EDWARD LANE 27 Mulberry Rd Bluffton, SC 29910	edwardelane@gmail.com 847-476-5263 (home) 843 836 5263 (work)	SERP		1,000,001- 1,500,000
23	RICHARD MCCLISH 1303 Covey Trail Prescott, AZ 86305	mcclish63@gmail.com 928-227-1217 (home)	SERP		1,000,001- 1,500,000
24	LOGISTICS RESOURCE INC William Erzig 1000 Windham Parkway Bolingbrook, IL 60490	William Erzig william.erzig@lsccom.com 630-226-6386	Trade Debts		1,156,624
25	RR DONNELLEY LOGISTICS SERVICE 1000 Windham Parkway Bolingbrook, IL 60490	Brian Lundberg brian.lundberg@rrd.com 630-226-6433	Trade Debts		1,145,050
26	ROBERT ONEIL 100 North Collier Blvd Marco Island, FL 34145	rjo5511@comcast.net 630-399-1254 (home)	SERP		1,000,001- 1,500,000
27	KEVIN MANNION 107 Woodside Dr. Syracuse, NY 13224	gmann69487@aol.com 315-383-5828 (home)	SERP		1,000,001- 1,500,000
28	INTERNATIONAL PAPER CO Greg Gibson 6400 Poplar Ave, Memphis TN 38197	(901) 419-7000 greg.gibson@ipaper.com	Trade Debts		1,108,572
29	ROBERT SCRIBNER PO Box 70 Folly Beach, SC 29439	843-364-7332 (home) 843-588-2031 (work)	SERP		1,000,001- 1,500,000

	Name of creditor and complete mailing	Name, telephone number, and email address of creditor contact	Nature of the claim (e.g., trade debts, bank, loan, professional services)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim as of the Petition Date
30	WILLIAM MAJOR 2570 Brookhaven Chase Lane NE Atlanta, GA 30319	bill.major@bellsouth.net	SERP		1,000,001- 1,500,000
31	JONATHAN WARD 115 Sago Palm Road Vero Beach, FL 32963	847-234-3681 (home) 312-961-9049 (work)	SERP		1,000,001- 1,500,000
32	ENSONO LP Jeff VonDeylen 3333 Finley Road Downers Grove, IL 60515	Jeff VonDeylen jeff.vondeylen@ensono.com 630-944-9042	Trade Debts		1,049,587
33	ROBERT LOGAN JR Itel Labortories Jacksonville, FL 32256	robert@loslogan.com 305-803-1354 (home) 904-596-5724	SERP		500,000- 1,000,000
34	SCOT SMITH 9325 Viaggio Way Highlands Ranch, CO 80126	scot.smith107@gmail.com	SERP		500,000- 1,000,000
35	AGFA CORPORATION Gunther Mertens 611 River Drive, Center 3 Elmwood Park, NJ 07407	Gunther Mertens gunther.mertens@agfa.com 201-373-4001	Trade Debts		927,361
36	CRAIG MCCARTHY 1805 Hunting Cove Pl Alexandria, VA 22307	Craig.Mccarthy@lsccom.com 703-623-6219 (cell)	Deferred Compensation		500,000- 1,000,000
37	RICHARD F MARCOUX 19 DURHAM RD BRONXVILLE, NY 10708-5419	rick.marcoux@lsccom.com 914-961-5356 (home) 212-503-1300 (work)	SERP		500,000- 1,000,000
38	MAGNUS NICOLIN 130 AVENUE MOLIERE BRUSSELS 01050 BELGIUM	sofiemagnus@msn.com	SERP		500,000- 1,000,000
39	RICHARD STEWART 8001 Greenwich Woods Mc Lean, VA 22102	Robert.Stewart@lsccom.com 302-743-9813 (home)	SERP		500,000- 1,000,000
40	SOUTHERN REFRIGERATED TRANSPORT INC Donny Sparkman 8055 US-67 Texarkana, AR 71854	DSpartkman@covenanttransp ort.com 423-463-3255	Trade Debts		782,614
41	RONALD DALY 20002 Old George's	rondaly5@comcast.net 312-217-5971 (home)	SERP		500,000- 1,000,000

	Name of creditor and complete mailing	Name, telephone number, and email address of creditor contact	Nature of the claim (e.g., trade debts, bank, loan, professional services)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim as of the Petition Date
	Way Olympia Fields, IL 60461				
42	FedEx Trade Networks PO Box 840 Harrison, AR 72602	Perry Munir pmunir@fedex.com 630-731-2070	Trade Debts		755,244
43	HENKEL ADHESIVES CORPORATION Mike Bunge 10 Finderne Avenue, Suite B Bridgewater NJ 08807	630-210-6443 mike.bunge@henkel.com	Trade Debts		738,473
44	JOSEPH M STEINING 900 CANYON OAK DRIVE EULESS, TX 76039	jmsteining@gmail.com Joseph.Steining@lsccom.com 817-807-8489 (cell)	SERP/ Deferred Compensation		500,000- 1,000,000
45	WILLIAM TYLER 434 S Ann St Lancaster, PA 17602	william.d.tyler@lsccom.com 717-515-6723 (home)	SERP		500,000- 1,000,000
46	METRO STAFF INCORPORATED Joe Klisz 1601 Weld Rd Elgin, IL 60123	Joe Klisz joe@msistaff.com 630-327-8517	Trade Debts		671,285
47	PHILIP J. DAMIANO 15 GREEN ROAD AMHERST, NH 03031	pdamiano@mac.com 603-249-5805 (home)	SERP		500,000- 1,000,000
48	RONALD WEIR 735 Spindletree Naperville, IL 60565	ronald.j.weir@gmail.com 630-961-9722 (home)	SERP		500,000- 1,000,000
49	JOHN PALOIAN 265 Longmeadow Rd Fairfield, CT 06824	Socaljp@optonline.net 203-259-4646 (home)	SERP		500,000- 1,000,000
50	ROBERT PYZDROWSKI 124 W 8th St Hinsdale, IL 60521	bob@rspyzdrowski.com 630-325-6102 (home) 630-772-0007 (work)	SERP		500,000- 1,000,000

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	x		
In re	:	Chapter 11	
LSC Communications, Inc., et al., 1	:	Case No()	
Debtors.	: :	(Joint Administration Pending)	
	X		

CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY SECURITY HOLDERS

Pursuant to rules 1007(a)(1), 1007(a)(3) and 7007.1 of the Federal Rules of Bankruptcy Procedure, LSC Communications, Inc.,² on behalf of itself and certain of its affiliates as debtors and debtors-in-possession (collectively, the "<u>Debtors</u>"), respectfully represent:

- 1. 100% of F.T.C. Transport, Inc. is owned by LSC Communications, Inc., 191 N. Wacker Drive, Suite 1400, Chicago, IL 60606.
- 100% of LSC Communications US, LLC is owned by LSC Communications, Inc., 191 N.
 Wacker Drive, Suite 1400, Chicago, IL 60606.

The Debtors in these Chapter 11 Cases, together with the last four digits of each Debtor's federal tax identification number, are as follows: LSC Communications, Inc. (9580); Courier Communications LLC (2268); Courier Kendallville, Inc. (4679); Courier New Media, Inc. (1312); Dover Publications, Inc. (0853); LSC Communications Logistics, LLC (9496); LSC Communications MM LLC (5577); LSC Communications US, LLC (4157); LSC International Holdings, Inc. (4995); National Publishing Company (8213); Publishers Press, LLC (7265); Continuum Management Company, LLC (2627); Clark Distribution Systems, Inc. (5778); Clark Holdings Inc. (9172); Clark Worldwide Transportation, Inc. (5773); The Clark Group, Inc. (6223); Courier Companies, Inc. (7588); Courier Publishing, Inc. (3681); F.T.C. Transport, Inc. (8699); LibreDigital, Inc. (7160); LSC Communications Printing Company (7012); and Research & Education Association, Inc. (3922). The Debtors' corporate headquarters is located at 191 N. Wacker Drive, Suite 1400, Chicago, IL 60606

On information and belief, no other entity with equity interests in LSC Communications, Inc. holds (directly or indirectly) more than 10% of LSC Communications, Inc.'s equity interests and, in accordance with rule 7007.1 of the Federal Rules of Bankruptcy Procedure, do not need to be disclosed in this corporate ownership statement.

- 100% of LSC Communications Logistics, LLC is owned by LSC Communications, Inc.,
 191 N. Wacker Drive, Suite 1400, Chicago, IL 60606.
- 100% of LSC Communications MM LLC is owned by LSC Communications, Inc., 191
 N. Wacker Drive, Suite 1400, Chicago, IL 60606.
- 100% of LSC International Holdings, Inc. is owned by LSC Communications, Inc., 191
 N. Wacker Drive, Suite 1400, Chicago, IL 60606.
- 100% of LibreDigital, Inc. is owned by LSC Communications, Inc., 191 N. Wacker Drive, Suite 1400, Chicago, IL 60606.
- 100% of LSC Communications Printing Company is owned by LSC Communications,
 Inc., 191 N. Wacker Drive, Suite 1400, Chicago, IL 60606.
- 100% of Continuum Management Company, LLC is owned by LSC Communications
 US, LLC, 191 N. Wacker Drive, Suite 1400, Chicago, IL 60606.
- 100% of Publishers Press, LLC is owned by LSC Communications US, LLC, 191 N.
 Wacker Drive, Suite 1400, Chicago, IL 60606.
- 10. 100% of Clark Holdings Inc. is owned by LSC Communications US, LLC, 191 N.
 Wacker Drive, Suite 1400, Chicago, IL 60606.
- 11. 100% of The Clark Group, Inc. is owned by Clark Holdings Inc., 258 Prospect Plains Road, Cranbury, NJ 08512.
- 12. 100% of Clark Worldwide Transportation, Inc. is owned by The Clark Group, Inc., 258
 Prospect Plains Road, Cranbury, NJ 08512.
- 13. 100% of Clark Distribution Systems, Inc. is owned by The Clark Group, Inc., 258
 Prospect Plains Road, Cranbury, NJ 08512.

- 14. 100% of Courier Communications LLC is owned by LSC Communications, Inc., 191 N.
 Wacker Drive, Suite 1400, Chicago, IL 60606.
- 15. 100% of National Publishing Company is owned by Courier Communications LLC, 15Wellman Avenue, Chelmsford, MA 01836.
- 16. 100% of Courier Companies, Inc. is owned by National Publishing Company, 11311
 Roosevelt Boulevard, Philadelphia, PA 19154.
- 17. 100% of Courier Kendallville, Inc. is owned by National Publishing Company, 11311 Roosevelt Boulevard, Philadelphia, PA 19154.
- 18. 100% of Courier New Media, Inc. is owned by National Publishing Company, 11311
 Roosevelt Boulevard, Philadelphia, PA 19154.
- 19. 100% of Courier Publishing, Inc. is owned by National Publishing Company, 11311
 Roosevelt Boulevard, Philadelphia, PA 19154.
- 20. 100% of Dover Publications, Inc. is owned by National Publishing Company, 11311
 Roosevelt Boulevard, Philadelphia, PA 19154.
- 21. 100% of Research & Education Association, Inc. is owned by National Publishing Company, 11311 Roosevelt Boulevard, Philadelphia, PA 19154.